the remainder of 1000 Tob: wher-wth the sd Tho: Weston was Liber A.

charged by Leuy towards ffort Conquest garryson.

Vppon the s^d demand Marks Pheypo Attorney of the admistrato^r of Tho: Weston claimeth Liberty of an admistrato^r of a tweluemonth & a day. The exequuon being granted in the life time of the s^d M^r Weston & only the renouaon of the same thing requyred. The opinion of the Court was th^t the priuiledge of an admist^r extended not to this case. And therfore ordered th^t the exeqⁿ should be reuyued

Vppon the demand of Henry Spink plf agst Cuth: ffenwick p. 119 gent deft admist of the estate of Nic: Haruey for 440t Tob: & 3th Corne & cloathes according to the custome of the Cuntry. The deft requyreth the Liberty of an admistrator for a tweluemonth & a day. The opinion of the Court was the the priviledge of an admist was not to be extended to the case of seruts wages. And soe, Ordered that the plf should recour his wages according the custome to of the Cuntry, ffor The 175th Tob: fownd dew to the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of an admist of the plf to be respited according to the priviledge of the plf to be plf to be respited according to the priviledge of the plf to be plf to be

Uppon question in the Court, what was the custome of the Cuntry for seruants wages, The Court found one cap or hatt, one new cloath or frize suite, one shirt one p^r shooes & stockins one axe one broad & one narrow hoe, 50 acres Land, & 3 barrells Corne.

Exequuo. ad satisfac: 22th Decembr 1648

Marks Pheypo demandeth of Jnº Hallowes 20th Beau^r dew to

the estate of Tho: Pursall whose admistrator he is.

Vppon the demand aboues^d The Def^t pleaded th^t the s^d demand was iudged in the Prouinciall Court, 2^d March last. By w^{ch} iudgm^t he was dismissed & therfore requyres not to be forced to answere againe to the s^d demand.

The Court finding vppon Record the Def^{1s} allegaon to be true. Judged that of right he ought to bee dismissed & ac-

cordingly dismissed him.

Vppon the demand of Jn° Hallowes plf vers Henry Boston deft. The Dft denyeth the acct & the deft being tendred his oath, & refusing the same The Plf auerring his acct uppon oath The Court found for the plf accordingly. Exequuon ad

satisfaciendū.

Barnaby Jackson att the request of ffrancis Van Enden sayth uppon his oath That he this Dep¹ was p¹nt when the s⁴ ffrancis made a bargaine w⁴ John Norman. whereby itt was concluded